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7 Attorneys for Defendants
8 ASTRAZENECA PHARMACEUTICALS LP,
ASTRAZENECA LP, and KBI SUB INC.

9 | Attorneys for Specially Appearing Defendants
ASTRA U.S.A. INC. and ZENECA INC.

13 JUDY BEATTY, et al.,

Case No. 3:12-cv-03507-JCS

14 || Plaintiffs,

V.

15 ASTRAZENECA PHARMACEUTICALS LP,
16 et al.,

**STIPULATION TO EXTEND TIME
FOR DEFENDANTS ASTRA U.S.A.
INC. AND ZENECA INC. TO
ANSWER OR OTHERWISE
RESPOND TO THE COMPLAINT**

17 || Defendants.

19 **IT IS HEREBY STIPULATED AND AGREED**, by and between the undersigned
20 parties and pursuant to Civil Local Rule 6-1(a), that specially appearing Defendants Astra U.S.A.
21 Inc. and Zeneca Inc., shall have until July 26, 2012, to answer or to otherwise respond to
22 Plaintiffs' Complaint.

1 DATED: July 11, 2012

KING & SPALDING LLP

2 By: /s/ William E. Steimle
3 PETER A. STROTZ
4 WILLIAM E. STEIMLE
5 MEGAN R. NISHIKAWA
6 Attorney for Defendants
7 ASTRAZENECA PHARMACEUTICALS
8 LP, ASTRAZENECA LP, and KBI SUB
9 INC.
10 and Specially Appearing Defendants
11 ASTRA U.S.A. INC. and ZENECA INC.

12 DATED: July 11, 2012

13 GIANNI & PETOYAN

14 By: /s/ Laura Gianni*
15 LAURA GIANNI
16 MARCUS PETOYAN
17 Attorney for Plaintiffs

18 * I, William E. Steimle, hereby attest that Laura Gianni has agreed to this stipulation and
19 permits her e-signature to be affixed to this document.

20 DATED: July 11, 2012

21 /s/ William E. Steimle
22 WILLIAM E. STEIMLE

23 Dated: July 12, 2012

